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REISSUE APPLICATION DECLARATION BY THE INVENTOR	Docket Number (Optional) TER0400.010					
Thereby declare that: Each inventor's residence, mailing address and citizenship are stated below. Delieve the inventors named below to be the original and first invegtor(s) of, in patent number	next to their name. the subject matter which is described and claimed 3, 1958 and for which a and for which a					
was filed on June 22, 2000 as reissue application number 09/599,678						
and was amended on (If applicable)						
I have reviewed and understand the contents of the above-identified specifics amendment referred to above. I acknowledge the duty to disclose information which is material to patentabile I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or (f	ity as defined in 37 CFR 1.56.					
equivalent) listing the foreign applications. I verily believe the original patent to be wholly or partly inoperative or invalid, below. (Check all boxes that apply.)	for the reasons described					
by reason of a defective specification or drawing.						
✓ by reason of the patentee claiming more or less than he had the right to	claim in the patent.					
by reason of other errors.						
At least one error upon which reissue is based is described below. If the reissue, such must be stated with an explanation as to the nature of the broad						
SEE CONTINUATION SHEET						

[Page 1 of 2]

This collection of information is required by 3T CFR 1.175. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is powered by \$5 U.S. C. 122 and 37 CFR 1.11 and 114. This collection is estimated to take 30 minutes to complete including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the mount of time you require to complete this form andion suggestions for equicing this burder, should be sent to the Chief Information (F. U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, V.A. 22313-1450. DNT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, V.A. 22313-1450.

PTO/SB/51 (05-08)
Approved for use through 68/31/2013. OMB 0851-0033
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All errors corrected in	this reissue application arose withou	ut any decer	otive intent	Į.			
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the USPTO, petitioners them to the USPTO publication of the application of search application is reference authorization forms PTO publicy available. I hereby declaration to the statements and the like false statements may declaration is directed. Full name of sole or first	a petition or an application. If this applicants should consider reductive Petitionor/applicant is advised that solution (unless a non-publication requit. Furthermora, the record from a red in a published application or 0-2036 automitted for payment pury. If statements made herein of my own of the took of	ing such pers if the record juest in comp in abandoned an issued p poses are no which knowledge see statement d imprisonme plication, any	sonal inform of a pater pliance with d application patent (see lot retained the are true lints were in ant, or both	mation from the application of t	om the doc ation is avi R 1.213(a) is also be ava R 1.14), application I all stateme the kno 18 U.S.C. 1	cumen railable is mad ailable Chec file an ents m cwiedg 1001	nts before submitting to the public after definition and the application of the to the public if thicks and credit cannot therefore are not therefore are not the thicks and therefore are not the thicks and that such willful falls are the fall falls and that such willful falls are the fall fall falls are the fall falls are the fall falls are the fall fall falls are the falls are the fall falls are the fal
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- A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a/m).
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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S. C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.

Continuation of PTOL/SB/51:

At least one error upon which reissue is based is described as follows:

Claim 6 as patented originally called for a compactor wheel comprising "a plurality of compactor wheel cleats circumferentially spaced on, transversely spaced across, and mounted to the face of said rim", and "an axle guard system comprising at least one circumferential barrier extending above said face and adjacent said inner circumferential edge of said rim." At least one error being relied upon as the basis for reissue is that this recitation of the plurality of compactor wheel cleats and the circumferential barrier in claim 6 is too broad, and thus Applicant claimed more than he had a right to claim in the patent. The plurality of compactor wheel cleats of my invention are circumferentially spaced on, transversely spaced across, and mounted to the face of said rim in a given orientation, and the circumferential barrier of my invention extends above said face and adjacent said inner circumferential edge of said rim and is located in an area absent any of the compactor wheel cleats in the given orientation, as is now called for in amended claim 6.

Claim 14 as originally patented required that the axle guard system comprise "at least one circumferential barrier extending above said face and adjacent said inner circumferential edge of said rim." At least one error being relied upon as the basis for reissue is that this recitation of the circumferential barrier in claim 14 is too broad, and thus Applicant claimed more than he had a right to claim in the patent. The circumferential barrier of my invention has a face that is substantially perpendicular to the axle, which is now called for in amended claim 14.